

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

Sharon I. Sanchez-Lopez,

Case No.: 2:18-cv-02108-JAD-EJY

Plaintiff

V.

John Gonzalez Osuna, et al.

Defendants

Order Granting Unopposed Motions in Limine

ECF Nos. 41, 42

In this car-accident case currently set for trial on September 15, 2020, defendants John

10 Gonzalez Osuna and C.R. England, Inc. move in limine to exclude from trial (1) Dr. Cash'

¹¹ Second Supplemental Report dated December 18, 2019,¹ and (2) opinion testimony from non-

¹² retained experts, leaving only Dr. Cash to testify to causation.² Responses to these motions were

13 due by June 19, 2020. Plaintiff filed neither a response nor a request to extend the deadline to

14 file one. Local Rule 7-2(d) provides that “[t]he failure of an opposing party to file points and

15 authorities in response to any motion, except a motion under Fed. R. Civ. P. 56 or a motion for

16 attorney's fees, constitutes a consent to the granting of the motion."

I deem plaintiff's failure to oppose these motions as her consent to granting them under

18 LR 7-2(d), and IT IS THEREFORE ORDERED that Defendants' Motions in Limine [ECF Nos.

19 **41, 42] are GRANTED.** Dr. Cash's Second Supplemental Report dated December 18, 2019,

23||¹ ECF No. 41.

2 ECF No. 42.

1 and any testimony related to it is excluded from trial. And no opinion testimony from non-
2 retained experts may be introduced, leaving only Dr. Cash to testify to causation.

3 Dated: June 26, 2020

4 
5 U.S. District Judge Jennifer A. Dorsey

6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23